

Comprehensive Technical Group, LLC. 2030 Powers Ferry Road, SE Suite 130 Atlanta, GA 30339

GoFurtherStartHere

BILL TO:			JOB LOCATION:			
COMPANY	City of Orlando - O	orlando Venues	COMPANY City of Orlando - Orlando Venues	s	DATE June 29,	2016
ADDRESS 400 South Orange Avenue		Avenue	ADDRESS Amway Center, 400 West Church	n Street	EXPIRY DATE July 29,2	2016
7th Floor, City Hall Orlando, FL 32801		l	Suite 250		SALES REP. Ed Kothera	a
		l	ORLANDO, FL 32801		PHONE. EXT	
CONTACT David Storm			CONTACT David Storm		EMAIL. ekothera@ctga	atlanta.com
PHONE			PHONE			
TITLE:	utor					
Evertz Ro						
MFG	PART NUMBER	PART DESCRIPTION		QTY	UNIT PRICE	TOTAL PRICE
		Includes redundant powe	ing) 10RU EQX Video Router. er supply, redundant frame crosspoint board. Also, 6			
		Hardware				
Evertz	FQX10-FR-XLIN		180 regular main/redundant paths,	1.00) \$24,705.88	\$24,705.88
		standard 6 xlink 3 are fed by main XPT, 3 are fed by redundant XPT, Plus an additional 9 XLINK outputs feed by 3rd XPT			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	¥= 1,1 00100
Evertz	EQX-FC	Frame Controller Module		2.00	\$4,529.41	\$9,058.82
Evertz	EQX-PS-FR-B	Power Supply Frame hold 4 EQX-PS modules		1.00	\$1,235.29	\$1,235.29
Evertz	EQX-PS	Power Supply Module		4.00	\$823.53	\$3,294.12
Evertz	EQX10-XPTG-18	180x288 XPT that is to be used exclusively in the EQX10FR and		2.00	\$12,352.94	\$24,705.88
		(EQX10FR-XLINK frame only, in 3rd slot 180 inputs to 9 XLINK)				
Evertz	EQX-G-IP18-3G	18 Channel SD/HD/3G I Power Reduction over S Contains all Functionality EQX-IP18-3G Including	tandard EQX-IP18-3G Cards. y of the Standard	7.00) \$4,117.65	\$28,823.55
Evertz	EQX-IP16AD-3G	16 3G input module with	audio de-embedding to TDM	1.00	\$7,823.53	\$7,823.53
Evertz	EQX-GX-OP18-3	18 OUTPUT EQX GREE	N/LP	7.00	\$4,117.65	\$28,823.55
Evertz	EQX-OP16AE-3	16 3G output module wit	h audio de-embedding to TDM	1.00	\$8,235.29	\$8,235.29
			EMR Audio router. Includes , redundant frame controller pard.			
		48x48 unbalanced AES	EMR Audio router.			
Evertz	EMX6-FR+6PS	Analog audio 6RU EMR	Audio Router	1.00	\$3,335.29	\$3,335.29
			edundant frame controller. er supply. (Frame controllers			
Evertz	EMX-FC	Frame Controller for EM	X frame	2.00	\$1,235.29	\$2,470.58
Evertz	EMR-IP48-AESU	48 Unbalanced AES inp	uts with TDM outputs via DIN	1.00	\$10,294.12	\$10,294.12
		connectors, also include	s 1 MADI input as standard			
Evertz	EMR-OP48-AES	48 Unbalanced AES out	puts with TDM inputs via DIN	1.00	\$10,294.12	\$10,294.12
		connectors, also include	s 1 MADI output as standard			



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CONTACT	CONTACT David Storm		CONTACT David Storm		EMAIL. ekothera@ctg	atlanta com
PHONE			PHONE			
TITLE:						
Evertz Ro	uter					
MFG	PART NUMBER	PART DESCRIPTION		QTY	UNIT PRICE	TOTAL PRICE
Evertz	EMR-ADMX-16x	TDM Mux & Demux engi	ne	1.00	\$9,882.35	\$9,882.35
		PTX Interfacing with Ross Pro (requirements to be conf for UMDs and Tallies. To frame.				
		Interfacing with Ross F	Production Switcher			
Evertz	7700PTX-CTP+3	PTX which interfaces wit	h Ross switcher	1.00	\$4,117.65	\$4,117.65
		for Control				
Evertz	7700R-SC-BRC+	Bi-direction 3rd party rou	ter/controller module	1.00	\$4,241.18	\$4,241.18
		Enterprise Hardware				
		Software				
Evertz	MAGNUM-ROUT		ule for centralized management	1.00	\$13,235.29	\$13,235.29
		panels and other control approved 3rd party route protocol device translato maintenance included, a	er hardware using appropriate rs. 1st-year software dditional years available for er MAGNUM-HW or other			
Evertz	MAGNUM-ROUT	Redundant software mod	dule for MAGNUM-Router	1.00	\$8,823.53	\$8,823.53
		Requires licensed MAGN MAGNUM-HW or other of server hardware (HP DL	certified 3rd party computer			
Evertz	MAGNUM-MULT	MAGNUM software mod	ule for centralized	1.00	\$4,411.76	\$4,411.76
		maintenance included, a	and control. 1st-year software dditional years available for er MAGNUM-HW or other			
Evertz	MAGNUM-MULT	Redundant software mod	dule for MAGNUM Multiviewer	1.00	\$2,647.06	\$2,647.06
		and either MAGNUM-HV other certified 3rd party of (HP DL360 G5/G6/G7).	V or computer server hardware			
		Control Panels				
Evertz	CP-2048E	Intelligent Control Panel,	48 BPS style	3.00	\$5,229.41	\$15,688.23
		for instant updating of so completely configured fo	s, panel supports QLINK for uters and Ethernet for			



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TITI F.		

Evertz Router

MFG	PART NUMBER	PART DESCRIPTION	QTY	UNIT PRICE	TOTAL PRICE
Evertz	CP-2116E-H	Half Rack-Width 2RU Router Control Panel	1.00	\$3,705.88	\$3,705.88
		2RU Router control panel with high resolution touch LCD screen, 4 shaft encoders and 16 LCD programmable buttons (requires Magnum-Router for router control)			
Evertz	CPH-DBK	CP-2116E-H desk top mount	1.00	\$370.59	\$370.59
Evertz	CP-2232E	Full rack width router control panel	3.00	\$5,270.59	\$15,811.77
Evertz	CP-1040E	1RU, rack width router control and 40 LCD p	2.00	\$3,623.53	\$7,247.06
		Professional Services			
Evertz	Training	1 day Training.	3.00	\$1,700.00	\$5,100.00
		Note: Customer is responsible for contacting Evertz Service Department or Factory to set training dates & times. **Training must be executed within ONE (1) year of date of invoice, no credit will be issued for unused training** A minimum of 4 weeks notice for international or 2 weeks notice for US customers is required for bookings, which are subject to availability and scheduling. All training is expected to take place in the country listed in the ship to address of this quote. If Training is to take place in a country other than that stated on this quote, the price quoted for training on this quote is not valid and must be re-quoted prior to purchase.			
Evertz	Commissioning	1 day commissioning	5.00	\$1,700.00	\$8,500.00
		Note: Customer is responsible for contacting Evertz Service Department or Factory to set commissioning dates & times. **commissioning must be executed within ONE (1) year of date of invoice, no credit will be issued for unused commissioning** A minimum of 4 weeks notice for international or 2 weeks notice for US customers is required for bookings, which are subject to availability and scheduling. All commissioning is expected to take place in the country listed in the ship to address of this quote. If commissioning is to take place in a country other than that stated on this quote, the price quoted for commissioning on this quote is not valid and must be re-quoted prior to purchase.			
Evertz	Expenses	Travel, accommodations and other reasonable out of pocket	1.00	\$4,400.00	\$4,400.00
		Extended Warranty			
Evertz	Extended	Annual subscription for Evertz Hardware Warranty.	4.00	\$15,221.05	\$60,884.20
		Available for up to a maximum of four (4) additional years of Hardware Warranty, for a total of five (5) consecutive years of Hardware Warranty.			
Evertz	Magnum(PR)-Se	1 additional year of software maintenance for all Magnum Software	4.00	\$1,736.84	\$6,947.36
		Applies to all Magnum Software that is installed on primary and redundant qualified Evertz or third party supplied server hardware.			



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TOTAL:

\$409,569.70

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TITLE:			
Evertz Router			
	ΟΤΥ		

MFG	PARINUMBER	PART DESCRIPTION	QIY	UNIT PRICE	TOTAL PRICE
		CTG Services			
CTG		On-Site Installation	200.00	\$65.00	\$13,000.00
CTG		Design Services	80.00	\$100.00	\$8,000.00
CTG		Project Management Services	40.00	\$85.00	\$3,400.00
CTG	Install Materials	Install Materials - Flat Fee	1.00	\$6,000.00	\$6,000.00
CTG	Reimbursement	Reimbursement	1.00	\$10,000.00	\$10,000.00
				SUBTOTAL:	\$386,572.75
				SALES TAX:	\$22,996.95

Shipping and Handling will be added to this order. Sales taxes are presented as estimated until the final invoice. If you wish to accept this Proposal and related Statement of Work (if applicable) please sign below and return.				
Buyer:	(Print Name)	Buyer Signature:	Date:	
Printed: 06/3	0/16			Page 4 of 5

CTG Terms and Conditions

Warranties: This Section sets forth the entire warranty obligation of CTG to the Owner. CTG makes no other warranties, express or implied or arising by custom or trade usage, and specifically, makes no warranty or merchantability or fitness for a particular use.

All labor and services performed by CTG are guaranteed to be free of defects for a period of one (1) year beyond the date of completion. All workmanship shall be of a professional manner, as measured against industry standards.

In no event shall CTG be liable for loss of profits or other consequential damages as a result of providing service under this Agreement.

Any additions or modifications performed by Owner to the system referenced in this Agreement, without written approval by CTG, shall render any and all, explicit or implied warranties void.

All equipment warranties shall be subject to the terms and conditions set forth by the manufacturer.

CTG makes no other warranties and neither CTG nor its employees or agents shall have any other liability, including liability for consequential damages, in connection with this project.

Unless otherwise noted, Owner accepts the function of each component in the attached equipment list or any Owner provided equipment, "as is". CTG makes no guarantee of the ability or to the extent of the ability of any component to function with, control or be controlled by any other component. CTG will make every reasonable effort to install and configure the equipment to each manufactures specifications and recommendation.

Cancellation: Any or all of the equipment in this Agreement may be cancelled by Owner provided: (a) Owner notifies CTG of the cancellation in writing (b) the equipment has not been shipped by the manufacturer or vendor (c) Owner shall be responsible for any and all fees or penalties charged by the manufacturer or vendor. If the equipment order is canceled within 60 days of order acceptance CTG shall be entitled to a fee of 15% of the quoted equipment price. Orders cancelled in accordance to the process above after 60 days, shall be at the discretion of CTG and may be subject to higher fees.

Change Orders: Owner may at any time request a Change Order to propose a change to the accepted drawings design or equipment. Owner accepts full responsibility for and liability for any delays to the schedule, labor, material or shipping charges directly caused by Change Orders.

Taxes: Owner will be responsible for all applicable use and property taxes connected with the purchase of the equipment listed in the Agreement unless a certificate of sales and use tax exemption is provided to CTG prior to invoicing.

Dispute Resolution: This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Georgia.

In the event of a dispute arising out of or in connection with this Agreement or the performance of the Services, the parties shall attempt in good faith to resolve the dispute as follows. Upon the written request of either party to the other, each party shall designate a management representative with authority to resolve the dispute. The designated management representatives shall meet within thirty (30) days after the date of the request. At the initial meeting, the management representatives shall identify the nature and scope of the dispute and the information needed to attempt to resolve it. The designated management representatives shall then cause relevant information to be gathered and shall meet to discuss the issues and negotiate in good faith to resolve the dispute, on or before the tenth (10th) day following the first meeting. Nothing in this shall restrict the right of either party to institute arbitration, as provided below, or apply for injunctive relief at any time.

In any arbitration instituted under this Dispute Resolution section, the non-prevailing party in such proceeding or counterclaim shall pay to the prevailing party the prevailing party's reasonable attorney's fees incurred as a result of the assertion by the non- prevailing party of any claim or defense that is determined by the arbitrator to have been frivolous or asserted in bad faith, provided, however, that no award of attorney's fees shall exceed the amount in controversy in the proceeding.

Any dispute, claim, breach or controversy arising out of or relating to this Agreement, shall be decided by binding arbitration. The arbitrator shall be a retired Superior Court or United States District Court or Court of Appeals judge, or an attorney. The arbitration shall be governed by the procedures set forth in the provisions of Georgia law. The losing party in such arbitration shall pay the arbitrator's fees. Judgment may be entered on the arbitrator's award in any court having proper jurisdiction.

Any notice or other communication hereunder shall be in writing and shall only be effective if sent by certified mail or air express, return receipt requested, or personally delivered to a party, addressed to a party as follows, or to such other address as such party may designate by written notice to the other party in accordance with the provisions of this Section.

Non-Solicitation of Employees: Owner agrees that for a period of one (1) year from the date of the Statement of Work, Owner will not, either directly or indirectly, for itself or for any other person, firm, corporation, partnership, association or other entity, solicit or induce, or attempt to solicit or induce, any person employed by CTG (with employment occurring within on (1) year before or after the date of the Statement of Work), to terminate his or her relationship with CTG and/or enter into an employment or agency relationship with Owner or with any person or entity with whom Owner is affiliated.

Security Interest: CTG retains a purchase money security interest under the Uniform Commercial Code as enacted in the State of Georgia in goods sold to Owner until payment in full has been made. In the event of default by Owner under this Agreement, CTG shall have all the rights and remedies of a secured creditor under Georgia U.C.C. provisions. Owner agrees to execute financing statements and other documents as CTG may request in order to perfect CTG's security interest.

General: If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, then the remaining provisions of this Agreement or the application of such provision to persons or circumstances other than those as to which it is invalid or unenforceable shall not be affected thereby, and each such provision of this Agreement shall be valid and enforceable to the extent granted by law. This Agreement and the Exhibits shall be governed by and interpreted in accordance with the laws of the State of Georgia without regard to the conflict of laws provisions thereof.

Limitations of Liability: In no event shall either party be liable for any indirect, special, punitive, incidental or consequential damages of any kind or nature whatsoever arising out of or relating to this Agreement, a statement of work, the services or any deliverables, including, without limitation, lost profits, lost goodwill, work stoppage or impairment or loss of other goods, software or data, and whether arising out of any breach of warranty, breach of contract, tort (including negligence), strict liability or otherwise, even if advised of the possibility of such damage or if such damage could have been reasonably foreseen, and notwithstanding any failure of essential purpose of any exclusive remedy provided herein.

Force Majeure: Neither party shall be liable for any failure to perform its obligations described in this Agreement if such failure is the result of any act of nature, riot, war, strike, flood, earthquake, or other cause beyond the party's reasonable control, (including mechanical, electronic, electrical or communications failure). Force Majeure does not exclude failure caused by a party's financial condition or negligence.

Indemnity: Each party shall defend, indemnify and hold harmless the other from and against all liabilities, claims, damages and demands (including reasonable attorney's fees) arising out of or in connection with the services, performance of services or any other activities in connection with the contracted services hereunder, including without limitation any claims by third parties arising from provision of services, claims arising from death or bodily injury, and claims arising from errors, omissions and misrepresentations.

Entire Agreement: This Agreement (including Statement(s) of Work) constitutes the entire Agreement between the parties hereto relating to the subject matter hereof and supersedes all prior oral and written and all contemporaneous oral negotiations, commitments and understandings of the parties. The terms and conditions of this Agreement (including Statement(s) of Work) shall further supersede all pre-printed terms and conditions contained in any purchase order or other business form submitted hereafter by either party to the other. This Agreement may not be changed or amended except by a writing executed by the duly authorized representatives of both parties.

This report contains proprietary data and concepts. All information contained in this document is the intellectual property of Comprehensive Technical Group, LLC and is not to be shared with any other Systems Integrator/Dealer. This document has been provided for the review of the client specifically and those parties directly connected to the client. Use of ideas, concepts and drawings contained within this document for any other purpose requires the written approval of Comprehensive Technical Group LLC.